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6	jbergh@qslwm.com Counsel for Trans Union LLC										
7	**Designated Attorney for Personal Service**										
8	Trevor Waite, Esq. Nevada Bar No.: 13779										
9	6605 Grand Montecito Parkway, Suite 200 Las Vegas, Nevada 89149										
10											
11	IN THE UNITED STATES DISTRICT COURT										
12	FOR THE DISTRICT OF NEVADA										
13	JASMIN CADAVID,	Case No. 2:21-cv-01010-JCM-DJA									
14	Plaintiff,	JOINT MOTION AND ORDER									
15	v.	EXTENDING DEFENDANT TRANS									
13	EXPERIAN INFORMATION SOLUTIONS,	UNION LLC'S TIME TO FILE AN									
16	INC., and TRANS UNION LLC,	ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S									
17	Defendants.	COMPLAINT									
18		(FIRST REQUEST)									
19	Plaintiff Jasmin Cadavid ("Plaintiff") and	Defendant Trans Union LLC ("Trans Union"),									
20	by and through their respective counsel, file this Joint Motion Extending Defendant Trans										
21	Union's Time to File an Answer or Otherwise Respond to Plaintiff's Complaint.										
22	1. On May 26, 2021, Plaintiff filed her Complaint. The current deadline for Trans										
23	Union to answer or otherwise respond to Plaintiff's Complaint is July 8, 2021.										
24	2. On June 30, 2021, counsel for Trans Union communicated with Plaintiff's										
25	counsel regarding an extension within which to t	Tile a response to the Complaint, and, on July 6,									
26	2021, Plaintiff's counsel agreed to the extension.										
27	3. The parties will actively discuss a potential early resolution of this case, and the										
28	parties believe an extension of this nature may save waste of the parties' time and expense. The										

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additional time will allow Plaintiff and Trans Union time to fully explore such early settlement discussions. Moreover, Trans Union's counsel will need additional time to review the documents and respond to the allegations in Plaintiff's Complaint. This Joint Motion is made in good faith and not for the purposes of delay.

4. Plaintiff has agreed to extend the deadline in which Trans Union has to answer or otherwise respond to Plaintiff's Complaint up to and including July 29, 2021. This is the first motion for extension of time for Trans Union to respond to Plaintiff's Complaint.

Dated this 7<sup>th</sup> day of July 2021.

# **Quilling Selander Lownds Winslett & Moser, P.C.**

#### /s/ Jennifer Bergh

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## Price Law Group APC

#### /s/ Steven A. Alpert

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(866) 401-1457 Fax

Counsel for Plaintiff

### <u>ORDER</u>

	The Jo	oint	Motion	for	Extension	of	Time	for	Trans	Union	LLC	to	file	an	answer	or
otherwise respond to Plaintiff's Complaint is so ORDERED AND ADJUDGED.																

Dated this 8th day of July 2021.

UNITED STATES MAGISTRATE JUDGE

**CERTIFICATE OF SERVICE** I hereby certify that on the 7<sup>th</sup> day of July 2021, I electronically filed **JOINT MOTION** AND ORDER EXTENDING DEFENDANT TRANS UNION LLC'S TIME TO FILE AN ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S COMPLAINT with the Clerk of the Court using the CM/ECF system which will then send a notification of such to the following counsel of record: Steven A Alpert alpert@pricelawgroup.com Price Law Group, APC 5940 S. Rainbow Blvd., Suite 3014 Las Vegas, NV 89118 (702) 794-2008 (866) 401-1457 Fax Counsel for Plaintiff /s/ Jennifer Bergh JENNIFER BERGH